

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
MBHB Case No. 07-2123**

In re Application of:

Larsson

Serial No.: 10/579,982

Filing Date: May 19, 2006

Title:

Confirmation No.: 3593

Examiner: Treyger, I.

Group Art Unit: 3761

Box Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

**INTERVIEW REQUEST IN RESPONSE TO FINAL OFFICE ACTION
MAILED SEPTEMBER 16, 2009**

Dear Sir:

In response to the Final Office Action mailed September 16, 2009, appended is Applicant's request for an in person interview. Applicant believes that an interview may help to better clarify the invention, and conversely help clarify the Examiner's position on Applicant's last response and the prior art, so as to seriously advance prosecution.

A Brief Description of Arguments to Be Presented begins on page 2.

The Commissioner is hereby authorized to credit overpayments or charge any additional fees to Deposit Account No. 13-2490.

BRIEF DESCRIPTION OF ARGUMENTS TO BE PRESENTED

As noted by the Examiner in the September 16, 2009 Office Action, Johnson does not disclose that the apparatus comprises a first pressure sensor for measuring the pressure in the auxiliary lumen. The Examiner cites to Williams to cure Johnson's acknowledged deficiency. Williams, however, is drawn to an intro-aortic balloon system with a pressure sensor to measure shuttle gas that causes the balloon to inflate and deflate in anti-phase with the contraction of a patient's heart. Notably, Williams does not teach an apparatus designed to remove fluid or tissue from the body. As such, Williams' disclosed device is drawn to a very different purpose in a very different environment than that recited in Applicant's claims for removing bodily fluids from a body cavity by suction. Therefore, there is no suggestion to look to Williams to supply the deficiencies of Johnson.

Respectfully submitted,

Dated: November 30, 2009

/Kirsten L. Thomson/
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